## STATE OF NEW YORK

9874

## IN ASSEMBLY

April 19, 2022

Introduced by M. of A. DINOWITZ -- read once and referred to the Committee on Codes

AN ACT to amend the penal law, in relation to the crime of computer tampering in the third degree

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section 156.25 of the penal law, as amended by chapter 89 of the laws of 1993, subdivision 2 as amended by chapter 376 of the laws of 1997, and subdivisions 4 and 5 as amended by chapter 784 of the laws 4 of 2021, is amended to read as follows:

5 § 156.25 Computer tampering in the third degree.

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- A person is guilty of computer tampering in the third degree when [he commits] they commit the crime of computer tampering in the fourth degree and:
- 9 1. [he does] they do so with an intent to commit or attempt to commit 10 or further the commission of any felony; or
  - 2. [he has] they have been previously convicted of any crime under this article or subdivision eleven of section 165.15 of this chapter; or
  - 3. [he] they intentionally [alters] alter in any manner or [destroys] destroy computer material; or
  - 4. [he] they intentionally [alters] alter in any manner or [destroys] destroy computer data or a computer program so as to cause damages in an aggregate amount exceeding one thousand dollars; or
  - 5. [he] they intentionally [alter in any manner or [destroys] destroy computer material indicating that a person did or did not receive a vaccination against COVID-19; or
- 6. they intentionally enter or alter in any manner or destroy computer
  material indicating that a person did or did not receive a vaccination
  that is reported to the New York state immunization information system
  or the New York city immunization registry.
- 25 Computer tampering in the third degree is a class E felony.
- 26 § 2. This act shall take effect immediately.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets
[-] is old law to be omitted.

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